





Daily Democrat.

PRINTED AND PUBLISHED BY HARVEY, HUGHES & CO.

South side Green St., two doors below Customhouse.

THURSDAY, JAN. 25, 1886.

RATES OF ADVERTISING

ADOPTED BY THE PRESS OF LOUISVILLE, JAN. 1, 1886.

Length of Ad.	First Insertion.	Second Insertion.	Third Insertion.	Fourth Insertion.	Fifth Insertion.	Sixth Insertion.	Seventh Insertion.	Eighth Insertion.	Ninth Insertion.	Tenth Insertion.
1 line	10 cts.	7 cts.	5 cts.	4 cts.	3 cts.	2 cts.	1 1/2 cts.	1 1/4 cts.	1 1/2 cts.	1 1/4 cts.
2 lines	18 cts.	12 cts.	8 cts.	6 cts.	4 cts.	3 cts.	2 cts.	1 1/2 cts.	1 1/4 cts.	1 1/2 cts.
3 lines	25 cts.	16 cts.	10 cts.	8 cts.	5 cts.	4 cts.	3 cts.	2 cts.	1 1/2 cts.	1 1/4 cts.
4 lines	32 cts.	20 cts.	12 cts.	10 cts.	6 cts.	5 cts.	4 cts.	3 cts.	2 cts.	1 1/2 cts.
5 lines	40 cts.	25 cts.	15 cts.	12 cts.	7 cts.	6 cts.	5 cts.	4 cts.	3 cts.	2 cts.
6 lines	48 cts.	30 cts.	18 cts.	15 cts.	8 cts.	7 cts.	6 cts.	5 cts.	4 cts.	3 cts.
7 lines	56 cts.	35 cts.	20 cts.	18 cts.	9 cts.	8 cts.	7 cts.	6 cts.	5 cts.	4 cts.
8 lines	64 cts.	40 cts.	22 cts.	20 cts.	10 cts.	9 cts.	8 cts.	7 cts.	6 cts.	5 cts.
9 lines	72 cts.	45 cts.	24 cts.	22 cts.	11 cts.	10 cts.	9 cts.	8 cts.	7 cts.	6 cts.
10 lines	80 cts.	50 cts.	26 cts.	24 cts.	12 cts.	11 cts.	10 cts.	9 cts.	8 cts.	7 cts.

Arrival and Departure of Trains.

Train	From	To	Time
1	St. Louis	Chicago	8:00 A.M.
2	St. Louis	Chicago	10:00 A.M.
3	St. Louis	Chicago	12:00 P.M.
4	St. Louis	Chicago	2:00 P.M.
5	St. Louis	Chicago	4:00 P.M.
6	St. Louis	Chicago	6:00 P.M.

Arrival and Departure of Mails.

Mail	From	To	Time
1	St. Louis	Chicago	8:00 A.M.
2	St. Louis	Chicago	10:00 A.M.
3	St. Louis	Chicago	12:00 P.M.
4	St. Louis	Chicago	2:00 P.M.
5	St. Louis	Chicago	4:00 P.M.
6	St. Louis	Chicago	6:00 P.M.

Police Proceedings—Wednesday, Jan. 24.

The first parties placed on the bench were two men, who got so full of fighting whiskey that they wished to tear up every thing they came across. To reach them, the judge ordered the next Friday morning to be given a fine of \$10, and bid security in \$20 for thirty days' behavior.

Michael Malone, for assaulting and unlawfully treating the partner of his wife, and his own continued refusal to answer, was required to give \$500 security for his appearance.

James Snyder, who is fond of larger beer and whisky, got it in his legs, which require tending, and was ordered to give the payment, for which he was charged five dollars.

Robert Sale, a negro, committed to the workhouse for petty larceny, was ordered to be discharged.

The case of James P. Miller for stealing a coat from Geo. Ruffner, was continued until the next term.

Laurence Sullivan, robbing the cash drawer of Wm. Mangum of \$25. Continued until the next term.

Henry Teimer got drunk and misbehaved, which cost him \$5 and extras.

George Washington, a negro, wished to drink a few bottles of wine and to obtain the same he told a lie to E. Wyszynski. The case was continued until the next term.

Wm. Novinger, stealing a pair of pants from some unknown person. Continued until the next term.

Henry Geisner, receiving stolen property, knowing the same to have been stolen. Discharged.

Nathan Bowman, stealing 50 cents from Ed. McCarthy. Bail in \$200 to answer.

The following ordinance warrants were disposed of:

City vs. Isaac Wilson; fined \$5.

City vs. E. Kerschner; fined \$10.

City vs. Jo. Branner; fined \$10.

City vs. E. Lutz; fined \$10.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

City vs. L. H. Dennis; fined \$5.

Criminal Court Proceedings.

The court met at the usual hour yesterday morning, the Hon. Geo. W. Johnson presiding.

The case of Jacob Smith was continued until the next term, and attachments were issued against the Commonwealth's witnesses who were absent.

Thos. Cunen, alias Thos. Jones, horse-stealing; a general denunciation was made by the indictment, which was overruled by the court, to which ruling the defendant excepted. A motion was afterwards made for a change of venue to Washington county, which was not granted. The case was, after the hearing of the testimony given to the jury, and they rendered a verdict of guilty and six years. We understand that this party is charged with horse-stealing in Indiana.

In the case of the Commonwealth vs. Mary Busby, which was submitted to the jury, the indictment was returned by the grand jury to be tried and was discharged. The indictment was dismissed and the prisoner released.

Wm. Nathan and Nathan Burrell had their cases set for the 1st of February.

Mrs. O'Brien, indicted jointly with her husband, for murder, had her case continued until the next term. She was admitted to bail.

The case of C. M. Franklin was dismissed, with leave to reinstate. The case was continued last week on another indictment.

James Horace, from the Emerald Isle, filed his intention of becoming a citizen of the United States.

R. F. Grimes, charged with stealing a horse from the estate of Fayette county, was next called. His case was continued on account of the absence of the defendant's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

The case of A. W. and J. G. Wehlem, for stealing a horse, was continued, as the witnesses for the Commonwealth were not present.

Edward Brown, a negro, larceny. Case dismissed, with leave to reinstate. This party managed to be discharged through mistake at the time a lot of other negroes were discharged at the City Court.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

James H. Jones and William L. Jones, for stealing a horse from the estate of Fayette county, were indicted.

John Curtis, burglary; continued, and attachments issued against the Commonwealth's witnesses. A rule was ordered against the sheriff of Bourbon and Campbell counties, to show cause why he should not return the subpoenas for witnesses in this case.

Sarah Benn, larceny; continued. This woman was sent to the hospital some time since, from which institution she made her escape.

Frederick Anderson, a negro, stealing over \$500 from another negro. Continued until next term.

The three indictments against A. W. Auerbach, the man who attempted to swindle our merchants out of \$50,000 worth of goods, were dismissed with leave to reinstate. One of the indictments was for a horse-stealing, and the other two for a horse-stealing.

The grand jury yesterday returned the following indictments:

Important Certificates and Correspondence in Reference to the St. Vincent's Orphan Asylum.

Within a few months past, fears have been expressed through numerous anonymous letters addressed to the editor of the Louisville Journal, and to the St. Vincent's Orphan Asylum, that the building was unsafe, and that it was necessary to remove the same. In order to remove those fears, which, in fact, have been without foundation, the Board of Managers superintending the building have had the matter thoroughly investigated. One of the most reliable architects in the city have made a careful investigation, and they report most strongly to the effect that the building is entirely safe. The following certificates from the architects should certainly be regarded as perfectly authoritative. We produce them in our columns with great pleasure, feeling that they will be received by the public as entirely satisfactory. The correspondence between Mr. Wicks and Rev. R. B. Spalding, in relation to the refusal on the part of the St. Vincent's Orphan Asylum to hold a fair in the Temple on account of the apprehensions we have referred to, the correspondence, as will be seen, is of the most satisfactory character in reference to these apprehensions:

LOUISVILLE, Ky., Dec. 22, 1885.

The Masonic Temple Company have recently had ten substantial columns and ribs put in the Temple, and have given additional strength and support to the ceiling.

The work was done under my supervision, and I have no hesitation whatever in pronouncing the building safe, and any accident from falling, way or ceiling as utterly impossible.

I am, Sir, very respectfully, Sir, your obedient servant.

GIDEON SHRYOCK, Architect.

I have examined the plan on which Mr. Shryock has strengthened the ceiling of the Masonic Temple, and find that the strength of the piers, and that that of the ceiling, will support all the weight that can possibly come upon them.

ALBERT FINE, Engineer and Architect.

January 13, 1886.

LOUISVILLE, Ky., Jan. 13, 1886.

To the Masonic Temple Company:

GENTLEMEN: At the request of Mr. Shryock, I have examined the plan of the building, and find that the strength of the piers, and that of the ceiling, will support all the weight that can possibly come upon them.

ALBERT FINE, Engineer and Architect.

January 13, 1886.

LOUISVILLE, Ky., Jan. 13, 1886.

To the Masonic Temple Company:

GENTLEMEN: We, the undersigned, having examined the plan of the building, and find that the strength of the piers, and that of the ceiling, will support all the weight that can possibly come upon them.

ALBERT FINE, Engineer and Architect.

January 13, 1886.

LOUISVILLE, Ky., Jan. 13, 1886.

To the Masonic Temple Company:

GENTLEMEN: We, the undersigned, having examined the plan of the building, and find that the strength of the piers, and that of the ceiling, will support all the weight that can possibly come upon them.

ALBERT FINE, Engineer and Architect.

January 13, 1886.

LOUISVILLE, Ky., Jan. 13, 1886.

To the Masonic Temple Company:







